

STATE OF TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF AIR POLLUTION CONTROL

William R. Snodgrass Tennessee Tower, 15th Floor 312 Rosa L. Parks Avenue Nashville, TN 37243 (615) 532-0554 Voice or (615) 532-0614 FAX

January 10, 2024

Mr. Craig Phillips, Plant Manager Fluid Routing Solutions, LLC 1921 North Broad Street Lexington, TN 38351

Re: Insignificant Activity Determination

Fluid Routing Solutions, LLC

1921 North Broad Street, Lexington, TN 38351

Emission Source Reference No. 39-0057-06, 39-0057-26/Permit No. 077696

Dear Mr. Phillips,

Your operating permit application dated November 5, 2019, for the plastic resin recycling operations was received on November 7, 2019. Additional information was received on April 7, 2020, and November 16, 2023. The information which you provided has undergone a preliminary review by the permit program.

It has been determined that the following sources described in your application would each constitute an *insignificant activity* or *insignificant emissions unit*, as defined in part 1200-03-09-.04(2)(a)3 of the Tennessee Air Pollution Control Regulations (TAPCR):

- Source 06 Rubber Extrusion Lines #3 & 4A
- Source 26 Work Cells w/ Adhesive Applicators

Specifically, each of these operations would result in potential emissions from this source of less than five tons per year of each air contaminant and each regulated air pollutant that is not a hazardous air pollutant, and less than 1,000 pounds per year of each hazardous air pollutant.

Subparagraph 1200-03-09-.04(4)(a) of TAPCR allows an existing source to receive designation as an insignificant emissions unit at any time. Therefore, the referenced source will not require a permit at this time. All applicable air pollution control regulations must still be met by your facility.

If you have any questions concerning this correspondence, please contact Ms. Katherine Stephens at (615) 532-0564 or Katherine.Stephens@tn.gov. Your Facility ID is **39-0057**, please reference this number in any further correspondence with the Division.

Sincerely,

James P. Johnston, P.E.

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Deputy Director

Permitting & Regulatory Development